1 2 3 4 5 6 7 8	JOSEPH C. ALAMILLA, ESQ. Utah State Bar No. 00009785 JOSEPH C. ALAMILLA, PLLC 9557 South 700 East, Ste 101 Sandy, UT 84070 Telephone: (801) 232-2666 Email: joseph@jcalegalsolutions.com Attorneys for Plaintiff NEW HORIZON HOME CARE, LLC, and GUIDING LIGHT HOSPICE, INC. STEPHEN S. KENT, ESQ. Nevada State Bar No. 1251 KENT LAW	
9	201 West Liberty St., Ste. 320 Reno, Nevada 89501	
10	Telephone: 775-324-9800	
11	Facsimile: 775-324-9803 ATTORNEYS FOR PLAINTIFFS	
12	NEW HORIZON HOME CARE, LLC and GUIDING LIGHT HOSPICE	
13		
14	UNITED STATES DISTRICT COURT	
15	FOR THE STA	TE OF NEVADA
16		
17	NEW HORIZON HOME CARE, LLC and GUIDING LIGHT HOSPICE,) CASE NO. 3:19-CV-00521-RCJ-WGC
18	Plaintiff,) SECOND STIPULATION AND ORDER TO EXTEND DATE TO FILE OPPOSTION TO
19	vs.	GENESIS HOME HEALTH SERVICES'
20	PHC-ELKO, INC. dba NORTHEASTERN NEVADA REGIONAL HOSPITAL, HORIZON) MOTION TO DISMISS FILED JULY 10, 2020) (ECF 130)
21	HOSPICE, INC., GENESIS HOSPICE, LLC,	Ó
22	GENESIS HOME HEALTH SERVICES, INC., DESERT HEALTH CARE FACILITIES INC.,	}
23	dba HIGHLAND MANOR ASSOCIATES,))
	HIGHLAND MANOR, ELKO HIGHLAND VILLAGE OF ELKO, DREW BANFORD,	(
24	BILLIE JEAN CRAWFORD, TRAVIS SPENCER, QUERUBIN IGUBAN, JR., M.D.,	
25	DEBRA ANDERSON, MARISSELLA	/
26	(CHELLA) ELLIOT, ALICE ALLEN., et. al.	}
27	Defendants.	Ó
28)

Kent Law 201 W. Liberty St., Ste 320 Reno, NV 89501 Tel: 775-324-9800

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1	PLAINTIFFS New Horizon Home Care, LLC, and Guiding Light Hospice, Inc., (Plaintiffs"),
2	through their counsel Joseph Alamilla and local counsel Stephen S. Kent, and Defendants Genesis Home
3	Health Services, Inc., Genesis Hospice, LLC, Querubin Iguban, Jr., M.D., Billie Jean Crawford, Travis
4	Spence and Marisella Elliott ("Defendants"), by and through their counsel, and agree and request as
5	follows:
6	1.) On July 10, 2020, Defendants filed their Motion to Dismiss. (ECF 130);
7	2.) Plaintiffs' deadline to respond to the Motion to Dismiss is August 14, 2020;
8	3.) The parties stipulate and agree that the Plaintiffs have until August 21, 2020 to file their
9	opposition to Defendants' Motion to Dismiss; and
10	4.) This is the second request for an extension of time to respond to Defendants' Motion to
11	Dismiss.
12	In view of the foregoing, good cause supports this stipulation and order for an extension of time
13	in which to file an opposition to the Motion to Dismiss. The Parties respectfully request that the Court
14	grant this stipulation and order and extend Plaintiffs' deadline to file their opposition to Defendants'
15	Motion to Dismiss (ECF 130) until August 21, 2020.
16	
17	DATED: <u>12th</u> , 2020 DATED: <u>12th</u> , 2020
18	JOSEPH C. ALAMILLA, PLLC McCORMICK BARSTOW, LLP
19	
20	By: <u>/s/ Joseph C. Alamilla</u> By: <u>/s/ Michael A. Pintar</u> /
21	JOSEPH C. ALAMILLA MICHAEL A. PINTAR
22	9557 South 700 East, Ste 101 241 Ridge Street, Suite 300 Sandy, UT 84070 Reno, Nevada 89501
23	801-232-2666 Telephone: (615) 742-4200 ATTORNEYS FOR PLAINTIFFS Facsimile: (615) 742-4539
24	NEW HORIZON HOME CARE, LLC AND GUIDING ATTORNEYS FOR DEFENDANTS LIGHT HOSPICE. GENESIS HOME HEALTH SERVICES,
25	INC., QUERUBIN IGUBAN, JR., M.D., BILLIE JEAN CRAWFORD,
26	TRAVIS SPENCER, AND MARISELLA ELLIOTT
27	WE KNOW LET T
28	

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1 DATED: <u>12th</u>, 2020 2 3 KENT LAW 4 By: /s/ Stephen S. Kent 5 STEPHEN S. KENT 201 W. Liberty Street, Suite 320 6 Reno, Nevada 89501 775-324-9800 7 LOCAL COUNSEL FOR PLAINTIFFS 8 NEW HORIZON HOME CARE, LLC AND GUIDING LIGHT HOSPICE. 9 10 IT IS SO ORDERED: 11 12 13 This 19th day of August, 2020. 14 15 16 UNITED STATES DISTRICT JUDGE 17 18 19 20 21 22 23 24 25 26 27 28

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